

HEATED SESSION OF CITY COUNCIL

Amster Franchise Wins the First Round and Will Go to a Vote of the People.

HEATED ARGUMENTS FEATURE OF MEETING

Home Company's Franchise Goes Over—Another One Is Wanted—Broad Street Will Not Be Made Narrower.

The prospect of a warm fight over various franchises and the proposed cutting down of Broad street drew a large crowd to the regular weekly meeting of the city council last evening and one who was attracted to the meeting by the previously announced program went away disappointed. The S. K. O. sign was hung out early in the evening and those who were forced to accept standing room stuck to the end of the meeting at times during its progress. A woman's club convention, as at times three or four and occasionally a half dozen were talking at the same time. But interest was never allowed to lag, as there was something doing all the time. While the attendance was large, it was mostly confined to those who wanted a franchise of the market variety, their attorneys and well-wishers.

The joy started early, when the franchise presented at the previous session by the Boston parties, represented by Attorneys Rawlins & Little, came up for final consideration, accompanied by a resolution putting the proposition up to the people at a special election. A motion was made to adopt the resolution, which was followed by a display of rapid-fire works. Attorneys Flannigan and Jacobs were there for the Home Water, Gas & Electric company, said to be a local corporation, and they made strenuous objections to the passage of the resolution before their franchise had been read and considered. Every time Attorney Flannigan objected Judge Little responded and Barrister Rawlins followed Counselor Jacobs. Sometimes the order was reversed and again they spoke diets or all chimed in together. Occasionally a half-smothered alderman would make a motion, which was as quickly forgotten in the hubbub.

Restored for a While
During a lull in the excitement Mayor Schmitz asked if counsel for both sides had rested. Both sides declared that they had—they probably thought his honor referred to their faces, for the clamor immediately began all over again. After a motion by Alderman Woods to substitute the Home franchise to the resolution to secure a second, the motion to adopt the resolution finally came to a vote and when the question was put Alderman Van Wageningen and Alderman Gibson voted yes. The motion was declared carried, although Alderman Woods, Murphy and Trojanovich did not vote. No roll call was demanded.

Then came the matter of the Broad street grading. Alderman Murphy presented a petition signed by himself and a large number of property owners praying that the council cut the east side of Broad street between Mesquite and Cedar street "on the bias" from the First National bank corner to the bar block. A protest had been registered at the previous meeting by J. J. Reagan, Jos. H. Hamill and other property owners of the opposite side of the street, who desired the council to take action in accordance with the vote of its weeks ago requiring the clerk to advertise for bids for the cutting down of the street to the grade, established by the city engineer.

Grading Contested
Mr. Murphy contested this proposition on the ground that it would injure the property on the east side of the street and that on Mesquite street, which he said would be shut off from traffic by such a proceeding. He wanted the city to sell the wedge which would be left by the bias proposition to the property owners. A written opinion by City Attorney Hill stated in substance that such action would subject the city to endless litigation and expense, in addition to establishing a bad precedent. The discussion lasted for about an hour. Alderman Trojanovich moved that Mr. Murphy's petition be denied and Alderman Gibson seconded. The vote resulted in Alderman Van Wageningen, Trojanovich and Gibson voting yes and Alderman Murphy and Woods voting no. Work will begin on the grading as soon as the contract is awarded for the work.

B. G. Robertson then stated to the council that he desired on behalf of Phoenix and Los Angeles parties to submit a franchise and asked for delay in action on the Home company franchise, which seemed to be next in order. He said he would probably have a franchise ready by the next regular meeting. Telegrams were read from W. C. Foster of Phoenix requesting delay in the matter and stating that engineers would be here next week to survey a pipe line from the Pinala. Mr. Robertson was told to bring his franchise along and submit it.

Franchise Sounds Good
Then Attorney Jacobs read the Home company franchise, which is virtually a copy of the Amster franchise with a reduction in rates all along the line and agreeing to give the city 2 per cent of the annual gross proceeds of the gas plant. Attorneys for the Home wanted

immediate action and Judge Little objected on the grounds that there was no petition presented and that the applicant was not a corporation. Alderman Woods moved and Alderman Murphy seconded that the petition be granted. Then there was another tangled up discussion. Mr. Robertson said he could offer a better proposition, which was offered by Judge Little as another reason for delaying action. Finally the attorneys for the Home company consented to a delay until an adjourned meeting Wednesday night—Thursday being the Glorious Fourth—when it is expected that final action will be taken. Then someone, probably one of the excited spectators, moved to adjourn, and that's what happened.

There are now three franchises in the field by as many companies and if more of them follow, which is confidently expected, Globe stands a good show of getting free water, free electricity and free gas. But the more conservative believe that the only thing the city will have without cost when the mad rush subsides will be an abundance of superheated atmosphere, which, by the way, is unavailable for useful purposes, while the thermometer dangles around the century mark.

Letter Carriers Strike
By Associated Press.
BUTTE, Mont., June 27.—Twenty-seven letter carriers walked out this morning as a demonstration for higher pay, but all but nine returned at noon, when the afternoon distribution was made. It is understood that nothing was promised the strikers upon their return.

FIRE DESTROYS MORENCI SUBURB

Every Building in New Town Is Burned to the Ground Late Wednesday Night.

TWENTY-SEVEN BUILDINGS WIPED OUT BY FLAMES

Loss Very Heavy, Only Three Thousand in Insurance Carried—Chinaman Who Lost Building Tries to Suicide.

Special to the Silver Belt.
MORENCI, Ariz., June 27.—The entire saloon district, known as New Town, situated one-half mile from Morenci, was burned to the ground at 10 o'clock last night with a loss of from \$75,000 to \$100,000. The buildings were mostly frame and only \$5,000 insurance was written in the district.

Twenty-seven buildings, including saloons, restaurants, stores and houses, were totally destroyed and several houses on the hillside, hundreds of feet away, were badly scorched. The fire started in a room above a saloon where men were drinking, and in less than one hour the town was in ashes.

No deaths occurred, though there were several narrow escapes.
Water Supply Bad
The water supply was defective and inadequate and the buildings were so close together that the fire had complete sway before water could be had.

Paul Becker was the heaviest loser, his loss being about \$15,000. He is the sole owner of the ground on which the town is situated and aside from his loss by fire, the loss of income will be very large.

Most of the owners of the burned property are left absolutely without anything except the clothing on their backs.

One Chinaman attempted to commit suicide on account of the loss of his buildings, but was removed to the hospital and may recover.

Early this morning the town was still smoking, but men were carrying lumber to rebuild the saloon and stores.

Three saloons were being opened before 9 o'clock in tunnels and under canvas tents.

CONVENTION IS PROVING COSTLY

Miners Pay \$1,400 a Day—Motion to Sever All Connection with I. W. W.

By Associated Press.
DENVER, Colo., June 27.—The Western Federation convention is costing that organization \$1,400 a day and in order to bring to a head the tiresome discussion which has lasted all week, Ed O'Byrne of Butte this afternoon offered a substitute for the pending motion. It denounced all allegiance to all factions of the Industrial Workers and demands of the officers of both sections of that organization to call a joint conference in Chicago for September.

The executive board of the Western Federation is instructed to invite the United Brewery Workers of America and the United Iron Workers of America of the Illinois district to send representatives to the convention. A vote on the question can hardly be reached before Saturday.

HAYWOOD DEFENSE GIVEN A SETBACK

Testimony Showing Counter Conspiracy Against Federation to Be Limited.

FORMER FEDERATION HEAD ON THE STAND

Ed Boyce Chief Witness for the Defense Yesterday, Denies Existence of an "Inner Circle" in Federation.

By Associated Press.
BOISE, Idaho, June 27.—A ruling made today by Judge Wood while Ed Boyce, for years leader of the Federation and now a wealthy mine owner of Coeur d'Alene, was testifying in behalf of Haywood, may materially limit the showing of the defense as to the existence of a counter conspiracy against Haywood and his associates.

James H. Hawley for the state objected to a general question as to the policy practiced by the mine owners throughout the west in blacklisting union miners, and in the argument Clarence Darrow for the defense claimed the same latitude in proving counter conspiracy that the state enjoyed in showing conspiracy.

Mr. Hawley contended that the state has directly shown the existence of a conspiracy by Orchard and by so doing laid the foundation for and made connection with all evidence subsequently offered on the subject. He said the defense was trying to show counter conspiracy by proving various isolated instances and certain general conditions, none of which are connected with the case and for none of which proper foundation has been laid.

In ruling the court accepted part of the contention of the prosecution and limited the proof of the defense along the line to events in Colorado and the Coeur d'Alene connected with the case now established.

No Inner Circle
Boyce was the principal witness of the day and his testimony was chiefly devoted to the history of the work of the Federation. He denied the existence of an "inner circle" or conspiracy to "do an illegal act."

The chief importance of Boyce's examination was the production of a speech made by him at the convention the Federation held at Salt Lake City in 1898, in which he said that every union should have a rifle club and every member a rifle, so that the Federation could march 25,000 armed men in the ranks of labor. Boyce would not agree with the accuracy of the quotation, but said the sentiment was correct and declared with spirit that when he spoke the words imputed to him he had in mind the misconduct of the state troops in Colorado, the use of troops elsewhere against the Federation, and the constitutional right of all citizens to bear arms, which is as much the right of the miner as the aristocrat.

William Easterly, one of the most important witnesses in the case, was called just before adjournment and his testimony will be continued tomorrow. He occupied the witness chair long enough, however, to directly deny the statements of Orchard charging him with criminal conduct in Colorado. He denied that he ever discussed the Vindicator or any other plot with Orchard, or that he helped Orchard on experiments in the device that blew up the Vindicator mine, and denied that he and Orchard discussed the Vindicator mine or any subject with Moyer and Haywood at the Federation headquarters in Denver.

OPERATORS CLAIM WINNING STRIKE

Companies Say They Are Now Catching Up with Business and Doing Fine

By Associated Press.
SAN FRANCISCO, Cal., June 27.—The telegraphers strike bears no charge on the surface. It is claimed by the strikers that the Western Union is tied up tighter on the sixth day of the strike than on the evening it was called.

Absolutely reliable reports, it is claimed, from the Postal office in the Ferry building show that on June 26 less than 400 messages were sent eastward, as against an average of 2,200 per day, and 495 were received from the east, as against an average of 3,000.

President Small of the Commercial Telegraphers union said tonight: "We have the situation well in hand and know just where and how we stand."

"We know how many telegraphers the two companies have at work and how many telegrams they are handling by wire."

"If the telegraphing public are willing to pay telegraph tolls on telegrams that are being transported by mail that is their affair."

"We are working along the same lines, in the management of this strike,

as the printers did in their eight-hour day fight, and we intend to stay with it to the finish, just as the printers did."

I. N. Miller Jr., assistant general superintendent of the Western Union, said this morning that the company has seventy operators at work out of a total of 175 that are needed to give full service. He declared that everything is satisfactory, so far as the strike is concerned, and that there is not more than fifteen minutes delay in handling messages.

L. W. Storrer, general superintendent of the Postal, said: "The strike is taking care of itself. It is slowly simmering out, as all other strikes do if they are left alone. We are not disturbed a bit and our former employees may secure work by applying for positions whenever they see fit."

"The number of messages transmitted today was greater than yesterday and we are up with our work."

TERIBLE CRIME OF TWO YOUNG ITALIANS

By Associated Press.
NEW YORK, June 27.—Eight-year-old Viola Boylan, who has been missing from home since last Monday, was the victim of a most ferocious assault. Her body, horribly mutilated, was found in a coal bin in the cellar of her home today. She had been dead many hours.

The police are searching for two young Italian boys, who have been informed, were seen trying to entice the child to enter the cellar with them several days ago.

Schooner Goes Down
By Associated Press.
DUNKIRK, France, June 27.—The schooner Violette, with nineteen hands, sunk off the coast of Iceland.

ACCUSES DUNNE OF CONSPIRACY

Judge Refuses to Pass Sentence on Mayor Schmitz and Latter Denounces Him.

IS AIDING AND ABETTING SCHEMES OF SPRECKELS

Mayor Says Judge Has Prostituted His High Office and Stained the Judicial Ermine—And Langdon Laughs.

By Associated Press.

SAN FRANCISCO, Cal., June 27.—The refusal of Judge Dunne today to pass immediate sentence upon Mayor Schmitz, who was convicted of extorting money from French restaurateurs and the postponing of judgment until July 8 by request of the prosecution on the plea that the district attorney's forces have not made up their minds on which of the four other charges of extortion they wish next to prosecute the mayor, greatly incensed the defense, who profess to see in this a conspiracy between Judge Dunne and the Spreckels-Langdon-Heney powers to "do politics."

"The action of Judge Dunne in refusing to pass sentence upon me and in refusing to set a time for the consideration and settlement of the bill of exceptions presented by my attorneys, all demonstrates most clearly what I said some time ago: That he was a party to this conspiracy and would prostitute his high office to help the prosecution in carrying it out. Even my enemies, however, did not think he would go as far as he did in as brazen a manner. It must now be apparent to every fair-minded citizen that Judge Dunne and the prosecution are afraid to have the iniquitous proceedings in my trial brought before the appellate or supreme court."

Serious Charges
"I charge Judge Dunne with prostituting his high office and staining the judicial ermine by aiding and abetting the political plans of the prosecution in order that the municipal government and the patronage incident thereto may be absolutely controlled by the interests of Rudolph Spreckels and other contributors to the fund raised for the prosecution and to further the securing of valuable franchises for their own pecuniary advantage."

Charles H. Fairall of the mayor's counsel said: "In San Francisco the law has become a byword and constitutional rights a mockery. The methods adopted by the 'committee of safety,' who are now conducting and directing the 'reign of terror,' are more illegal, arbitrary and revolutionary than those of Danton and Robespierre. There will be many victims before public opinion rights itself and the law again asserts itself. The American people, particularly of San Francisco, have gone mad upon the subject of graft; and even conceding that there has been abuse in this community which should be righted, the mob spirit which now prevails has overridden and trodden under foot all forms of law by which alone human liberty is secured and the safety of the state rendered possible."

Langdon, when asked concerning the charge that the prosecution asked for a postponement in order to secure time in which to agree upon a successor, answered smilingly:

"Our reasons were stated when the request was made. We have some plans but it would not do to divulge them now."

ATTORNEYS CALL EACH OTHER NAMES

Frank Heney Calls Moore Shyster and Liar and Is Himself Called a Rascal.

SPECTATORS EXPECTED TO SEE A GUN FIGHT

Judge Lawler Rebukes Attorneys, Who Refuse to "Take It Back"—Decision in Glass Case Expected Today.

By Associated Press.

SAN FRANCISCO, Cal., June 27.—Resumption today of the preliminary proceedings in support of the motion of the defense to set aside the indictment charging Vice President Glass of the Pacific States Telephone company, with bribery, gave cause for a war of ugly words that momentarily threatened to develop into a battle of fists or possibly uglier weapons.

During the examination of Assistant District Attorney Harrison relative to certain proceedings, Heney insinuated that Attorney A. A. Moore, counsel for the indicted officials of the United Railroads, would like to make Harrison out a perjurer. Moore denied this and Heney called him a "shyster."

Moore retorted that in his opinion Heney was considerable of a "rascal" and Heney replied that Moore was a "liar."

Wouldn't Retract
Subsequently Judge Lawler called both lawyers to the bar and rebuked them. He asked them to withdraw their hot words in order that the record might be expunged. They retracted "so far as the presence of the court was concerned," but Heney refused to take back his "shyster" and "liar" so far as Moore personally was concerned. Upon this Moore followed suit, refusing to say he did not consider Heney a "rascal."

Blows were threatened after adjournment between Heney and Attorney Stanley Moore, the elder Moore's son, but bystanders interfered.

At the opening of the afternoon session Sheriff O'Neill informed Judge Lawler privately that many persons among the audience were armed, and suggested the wisdom of "taking their guns away." Judge Lawler thought that it would not be necessary, as he anticipated no further trouble.

Would Prove It by Heney
Attorney Delmas, counsel for Glass, in supporting his motion for setting aside the Sanderson indictment, declared that there was not a scintilla of testimony or evidence on which the indictment was based, and offered to prove his assertion out of Heney's lips if the assistant district attorney would take the stand. Heney replied that Delmas was bluffing. Later he withdrew the remark, stating that he was satisfied of his adversary's sincerity. But he would not take the stand.

Judge Lawler will pass upon the motions tomorrow, it is understood. If the court decides in favor of the Delmas contention that witnesses were not sworn in connection with the finding of the Sanderson indictment against Glass, this will be made the basis for a general attack upon many other indictments, the defense contending that all witnesses who gave testimony were sworn generally and not particularly in the matter of any one charge. Therefore, no testimony was legally given upon which to find the various indictments.

YESTERDAY'S BASEBALL SCORES IN BOTH LEAGUES

By Associated Press.
American
At St. Louis— R. H. E.
St. Louis 7 14 1
Chicago 4 7 4
Batteries—Dineen and Buelow; Walsh, Altrock and Sullivan and McFarland.
At Detroit— R. H. E.
Detroit 4 14 4
Cleveland 5 9 0
Batteries—Killian and Schmidt; Ross and Clark.
At New York— R. H. E.
Washington 7 11 4
New York 15 20 5
Batteries—Patten and Warner; Chesbro and Kleinow.
At Boston— R. H. E.
Boston 1 5 2
Philadelphia 0 4 1
Batteries—Tannehill and Shaw; Coombs, Dygert and Schreck.

National
At Chicago— R. H. E.
Chicago 0 4 2
Pittsburgh 3 8 2
Batteries—Brown and Kling; Leifeld and Gibson.
At Cincinnati— R. H. E.
Cincinnati 2 4 2
St. Louis 1 9 1
Batteries—Coakley, Mason and McLean; Karger and Marshall.
At Brooklyn— R. H. E.
Boston 4 11 1
Brooklyn 1 5 2
Batteries—Dorner and Needham; Stricklett, Bergen and Ritter.
At Philadelphia— R. H. E.

New York 2 9 2
Philadelphia 0 5 1
Batteries—Matthewson, Wiltse and Bowerman; Moore, Richie and Doolin.

ULYSSES, KANSAS, STRUCK BY TORNADO

By Associated Press.
TOPEKA, Kan., June 27.—Word has been received here that Ulysses, Kan., 400 miles southwest of Topeka, was struck by a tornado accompanied by a heavy hailstorm, last night. Two of the largest dwellings in the town, together with many barns and outbuildings, were destroyed. Three daughters of A. S. Miller were injured, one seriously. Nearly all the windows in the town were broken by hail.

FIVE HUNDRED CHINESE DIE IN THEATER FIRE

By Associated Press.
VICTORIA, B. C., June 27.—A horrible holocaust is reported in mail advices from Hong Kong, where five hundred Chinese of the audience of a Chinese theater, and ten actors, were burned to death when the native theater was destroyed by fire. The flames spread rapidly and the building collapsed quickly, blocking the entrance with burning debris.

YALE IS WINNER OVER CAMBRIDGE

Harvard Boat Crew Defeated in Great Race on the Thames River Yesterday.

HARRIMAN ARRESTED BY NAVAL OFFICER

Broke Rules of the Course by Following Racers and Is Placed Under Arrest on Board Revenue Cutter.

By Associated Press.

NEW LONDON, Conn., June 27.—Before the largest crowd that ever witnessed a race on the Thames, the Yale crew this evening held the big Harvard eight even until the last half mile, when the blues let out their speed and won the magnificent contest by a scant boat length.

Never once in the whole four miles did the long graceful shells cease to lap each other. Thousands of persons crowded the shores and every floating vessel sent cheer after cheer to the old rivals as they completed one of the grandest races in the history of boating. Yale's time for the four miles was 21 minutes and 10 seconds. Harvard's was 21 minutes and 13 seconds. The race was accompanied by one disagreeable incident. This was the arrest of E. H. Harriman, the railroad magnate, by Lieutenant Billard, Roosevelt's naval aide. Billard, who was in charge of the revenue cutters, had warned every boat owner not to follow the race. The struggle had scarcely been started when Harriman, in a motor boat, started to follow the race.

Magnate Was Warned
Billard notified Chairman Scheweppe, who was aboard the regatta committee boat, and Harriman was repeatedly warned to stop his engine and get out of the course. Harriman not only paid no attention, but took a position right alongside of the referee's boat and held it. Off the navy yard Billard signalled for a launch and tooted the revenue cutter whistle, which finally caused Harriman to look around.

"You are under arrest, sir," shouted Billard. "You will give yourself up to this man, who will take you aboard the Gresham to await my orders."

Then it was discovered that the man in the motor boat was Harriman. Chairman Scheweppe of the regatta committee was angry and shouted to Harriman in terms that the latter could not mistake.

The millionaire leveled a forefinger at Scheweppe and yelled back, "Young man, I will see you later."

Scheweppe's friends aboard the Arrow gave Harriman a gentle laugh. Harriman saw no more of the race, being detained aboard the Gresham until after the race was over, when Billard went aboard the Gresham and released Harriman, but ordered his boat tied up at the navy yard. The incident may cost Harriman a fine of \$500. This was the penalty imposed upon a yacht owner at last year's race for transgressing the rules governing the course.

SHOOTS AND KILLS HIS DIVORCED WIFE

By Associated Press.
SEATTLE, Wash., June 27.—Dow Smith, a lineman who resided at Green Lake, a suburb, shot and killed his divorced wife, Mrs. Annie Smith, and fatally wounded his mother-in-law, Mrs. Sarah Gill, today. Mrs. Smith was granted a divorce about two months ago.

Has Big Shortage
By Associated Press.
MINNEAPOLIS, Minn., June 27.—J. U. Barnes, president of the defunct Title & Insurance company, was arrested Wednesday afternoon charged with the embezzlement of \$13,000 of funds of the company. There is said to be a shortage in reality of \$150,000.

KILLING IN NORTH GLOBE YESTERDAY

Bob Daniels Shoots and Kills James Brown Because Latter Insulted His Sister.

TRAGEDY WITNESSED BY MANY SPECTATORS

Daniels Gives Up to Sheriff Thompson and Is in Jail—Inquest This Afternoon—Brown Formerly in Asylum.

James B. Brown was shot and instantly killed yesterday afternoon in North Globe by R. H. Daniels, a well known saloon keeper of that section of the city. The killing occurred at 2:15 o'clock and caused considerable excitement throughout the city. It is said to have resulted because of insults to Daniels' sister by Brown. Immediately after the killing Daniels gave himself up to Sheriff Thompson and he was locked up in a cell in the county jail. The inquest will be held this afternoon at 2 o'clock in the office of Judge Hinson Thomas. Brown's body was taken to the Jones undertaking establishment.

According to several witnesses Daniels shot Brown as the latter was going to his cabin near the North Globe library after making some purchases at the Williams store. He used a .38-caliber automatic revolver and fired three shots. The first shot missed Brown and the mechanism of the pistol became clogged. Several seconds were consumed in adjusting it and the second shot hit Brown in the base of the skull, plunging through the brain, the bullet coming out above the right eye. Brown fell forward and Daniels walked up to him and fired another shot into his head, the bullet ranging down from the left eye and coming out on the side of his neck. Death probably followed the first shot that hit Brown.

Told Brother of Insults

According to Daniels' story, Brown several weeks ago stopped in front of the Dunaway residence where Miss Daniels resides and vilely insulted her. Brown was drunk at the time. Miss Daniels told her brother of the occurrence and gave him a description of the man. He did not know the identity of the man until yesterday. Daniels says that he accosted Brown yesterday afternoon and asked him what he meant by using such language to a woman, and also took him to task for repeating his insulting words regarding Miss Daniels to a crowd of men in a saloon on the previous day. Then, according to Daniels, Brown again applied vile epithets to himself and his sister and threatened to "cut his heart out," whereupon Daniels drew the gun and shot him.

Mr. Daniels has already secured an attorney, having employed F. C. Jones to defend him. He expresses the belief that no jury will convict him when the facts of the case are presented in full.

The dead man has been employed in this district for the last eighteen months and at the time of his death he was "swamping" on a converter in the Old Dominion smelter, where he was employed for about a week. Previous to that he was employed as a miner in the Gem shaft of the Globe Consolidated. Little is known of his past here, except that he has spent some time in the territorial insane asylum at Phoenix, from where he was released a year ago last fall. It is not known from what county he was committed. He was probably about 45 years old and so far as known unmarried.

Was Strange Character

A man who has known him since he came to Globe and who was more or less intimate with him states that he formerly lived in Oklahoma, where he was a professional foot racer. This man believes that Brown was not the right name of the deceased, but that he had come to the territory to escape the consequences of some crime. He never spoke of his past life. Brown was generally considered irresponsible by those who knew him and when drinking he was said to have always been quick to mix it up with anyone. He occasionally lapsed into his former mental state and his favorite hallucination was that anarchists were trying to poison him. When drinking he would array himself entirely in black, including a black Prince Albert, which he wore over a black working shirt. By his fellow workmen and the shift bosses at the smelter he was considered a good worker when sober. He was to have gone on duty at the smelter yesterday afternoon at 3 o'clock.

Public sympathy in North Globe seems to be with Daniels, although many do not sanction his killing of a man who was generally known to be deranged, however great the provocation. Daniels has been a resident of Globe for a number of years and has never come in conflict with the law before. He is well known in this section of the country on account of his size, as he weighs close to 350 pounds. He is about 45 years old and unmarried. In addition to his business in North Globe he is also interested in mining ventures in the Graham mountains.

The Weather

By Associated Press.
WASHINGTON, June 27.—Forecast for Arizona: Fair and cooler Friday and Saturday.